

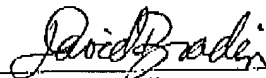
Remarks/Arguments

This amendment is presented to insert proper sequence identifiers after all identified sequences in the claims. Claims 14-17, 23-35, and 46-48 were previously withdrawn from consideration, and are now cancelled, thus mooted the requirement to insert sequence identifiers in these claims. It is Applicants' understanding that sequence identifiers need not be inserted for the sequences in Claim 2 (X-X-Y-Y-Y-Y-X-Y-Y-Y-Y) and (Y-Y-Y-Y-X-Y-Y-Y-Y-Y-Y-X-X). The amendments do not introduce new matter.

Conclusion

It is believed that the claims are not in condition for allowance. The Examiner is encouraged to contact the undersigned to facilitate prosecution if any outstanding issues remain.

Respectfully submitted,



David S. Bradin
Reg. No. 37,783
Attorney for Applicant

Date: October 7, 2004
Telephone: (919) 484-2382
Docket: V46275 1520.1

Womble Carlyle Sandridge & Rice, PLLC
P.O. Box 7037
Atlanta, Georgia 30357-0037